AFFILIATE INTELLECTUAL PROPERTY ACKNOWLEDGMENT

This acknowledgment (hereinafter "Acknowledgment") is made by me to The Regents of the University of California, a corporation (hereinafter called "University"), in part consideration of my utilization of research facilities and/or receipt of any gift, grant, or contract research funds through the University as an affiliate or guest (hereinafter "Affiliate"), at University-managed facilities including the Lawrence Berkeley National Laboratory (hereinafter "LBNL"), operated by the University on behalf of the United States Department of Energy (hereinafter "DOE") under the terms and conditions of Management and Operating Contract DE-AC02-05CH11231 between LOE and the University (hereinafter "M&O Contract"), and pursuant to the regulations an opolicies of the University. This Acknowledgment pertains to my obligation to o or oth rwise vest ownership in the University all rights, title and interest in invention r discoy software or other copyrightable works, technical data, or other intellectual (hereinafter "Intellectual Property") arising from my util ation of University or DOE research facilities and/or my receipt of gift, grant, or continuous research funds through the University.

The University acknowledges that:

- (1) for an Affiliate who is under a Work Proceedings Agreement, User Agreement, Cooperative Research and Declopment Agreement, Subcontract, Bilateral DOE Labortory Uther dion Agreement, or other authorized agreement (hereinafter preement") between University and the Affiliate or Affiliate's sourcent employed company, or institution, and to the extent the Affiliate's a virtual fall within the scope of such Agreement, the provisions of such Agreement takes precedence over this Acknowledgment in the case of conflict;
- (2) to the extent Affiliate engages in activities outside of the scope of such Agreement, the process of this Acknowledgment shall apply to such outside activities; and
- (3) the iniversity stall not claim ownership of any rights to Intellectual roperty arising under an Agreement expressly granting such rights to a party of than the University except to the extent authorized by such Agreement.

Subject to the Legoing, and in further consideration of University's invitation and consent to my status as an Affiliate I acknowledge my obligation to assign and I do hereby assign to the University all rights, title and interest I have or may acquire in and to any Intellectual Property that I conceive, develop, reduce to practice, create or produce, either alone or in conjunction with others, during the course of my activities at LBNL or other University-managed facilities, pursuant to the regulations and policies of the University, and the terms of the M&O Contract. I further acknowledge my obligation to promptly report and fully disclose in writing all such Intellectual Property to LBNL patent counsel or other personnel responsible for Intellectual Property matters. Such Intellectual Property shall be examined by University to determine rights and equities

therein in accordance with the M&O Contract, and the University of California Patent Policy or the University of California Policy on Copyright Ownership, hereinafter called "Policies"

In the event any such Intellectual Property shall be deemed by University to be patentable or protectable by an analogous property right, and University desires, pursuant to determination by University as to its rights and equities therein, to seek patent or analogous protection thereon, I shall execute confirmatory assignments or any other document and do all things necessary, as may be requested by the University and at University's expense, for the purpose of confirming the University's right, title and interest in such Intellectual Property. In the event I protest the University's determination regarding any rights or interest in such Intellectual Property, I acknowledge by obligation: (a) to proceed with any University requested assignment give University notice of that protest no later than the execution date of y of the a described documents or assignment; and (c) to reimburse University for a ses and costs it encounters in its patent application attempts, if an such protest is st. equently sustained or agreed to.

e of my I acknowledge that all copyrightable works that e in to inder the 1&O contract. appointment as an Affiliate are considered wo s made wave, technical drawings and including but not limited to, reports, computer s audiovisual works, and the University is e owner all rights, title and interest including but not limited to copyright and a pyright have of such works; and the Government is granted a royalty free, not experience, pad-up, irrevocable, world-wide license to such works pursuant to the M& Color I will provide notice of the the M&O Contract, in any scientific or technical Government's rights, as requi ad that application of the Policies to article submitted for publication. I under copyrightable works may differ at other University-managed facilities, as not all copyrightable works way be institution works.

By execution of this Arkno Vleus Lent, I understand that I am not waiving any rights to a percentage of royalty purents received by University, as set forth in the Policies.

I also understand and acknowledge that the University has the right to change the Policies from the Lame, in luding the percentage of net royalties paid to Intellectual Property creators, and that the policy in effect at the time a given Intellectual Property is disclosed shall govern the University's disposition of royalties, if any, from such Intellectual Property. Further, I acknowledge that the percentage of such royalties is derived only from consideration in the form of money or equity received under: (1) a license or bailment agreement, or (2) an option or letter agreement executed in anticipation of a license or bailment agreement. I also acknowledge that the percentage of net royalties paid to Intellectual Property creators shall not be derived from any other funds received by the University. The Policy on Accepting Equity When Licensing University Technology governs the treatment of equity received in consideration for a license.

I further acknowledge that I am bound to do all things necessary to enable University to

perform its obligations to DOE under the terms of the M&O Contract and to other grantors of funds for research or contracting agencies as said obligations have been undertaken by University, including my duty to secure approval from LBNL patent counsel or from the personnel responsible for Intellectual Property matters prior to the first public disclosure of an invention.

Affliate Name (Please print)	
Affliate Signature:	
Date:	
Witness Signature:	
Date:	
v2 updated 28-Sep-2010	
	Y

Note: Employees do not use this form – use the Interctual P operty Acknowledgment updated on or after 28 Sep. 010 L employees

